FILED

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

MAY 10 2019

SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

	United	States of A	America,)	Case No. $19 - CR - 0220$ $\int_{AGAND}^{NORTHERN DISTRICT OF CALIFORN$
	Sonn	Pl v.	aintiff, + che U efendant(s).)	STIPULATED ORDER EXCLUDING TIME UNDER THE SPEEDY TRIAL ACT
For the reasons stated by the parties on the record on 5/10/17, the court excludes time under the Speedy Trial Act from 5/10/19 to 6/14/19 and finds that the ends of justice served by the continuance outweigh the best interest of the public and the defendant in a speedy trial. See 18 U.S.C. § 3161(h)(7)(A). The court makes this finding and bases this continuance on the following factor(s):					
			grant a continua S.C. § 3161(h)(7		ely to result in a miscarriage of justice.
	The case is so unusual or so complex, due to [check applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).				
		Failure to taking int	grant a continua o account the ex	ance would deny ercise of due dili	the defendant reasonable time to obtain counsel, gence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).
	<u> </u>	counsel's	grant a continua other scheduled S.C. § 3161(h)(7	case commitmen	sonably deny the defendant continuity of counsel, given its, taking into account the exercise of due diligence.
		necessary	grant a continual for effective pro S.C. § 3161(h)(7)	eparation, taking	sonably deny the defendant the reasonable time into account the exercise of due diligence.
		disposition paragraph the time lextending	on of criminal can and — based of imits for a prelimant the 30-day time	ses, the court sets n the parties' sho ninary hearing un e period for an in-	ing into account the public interest in the prompt the preliminary hearing to the date set forth in the first wing of good cause — finds good cause for extending ader Federal Rule of Criminal Procedure 5.1 and for dictment under the Speedy Trial Act (based on the im. P. 5.1; 18 U.S.C. § 3161(b).
•*	IT IS	SO ORDI	ERED.		Kandis A. Westmore United States Magistrate Judge
	STIPU	JLATED:(Attorney for De	fendant	Assistant United States Attorney